US ERA ARCHIVE DOCUMENT

## UNITED STATES ENVIRONMENTAL PROTECTION AGENCY Washington, D.C. 20460



#### OFFICE OF PREVENTION, PESTICIDES AND TOXIC SUBSTANCES **Antimicrobial Division**

July 19, 2004

SUBJECT:

PRODUCT CHEMISTRY REVIEW OF: Nature<sup>2®</sup> Spa.

DP Barcode:

D303264

Reg. No. or File 67712-RL

Symbol

TGAI/Manufacturing-use Product [] OR End-use Product [X] Marshall Swindell / Tony Kish

TO:

PM Team 33

FROM:

Juan F. Negrón, Chemist

Product Science Branch, CT Team

Antimicrobial Division (7510C)

THRU::

Karen P. Hicks, CT Team Leader

Product Science Branch

Antimicrobial Division (7510C)

THRU:

Michele E. Wingfield, Chief

Product Science Branch

Antimicrobial Division (7510C)

APPLICANT: Zodiac Pool Care, Inc.

Action code: 188 Due date: 07/20/04

> **Product Formulation** Active Ingredient(s)

Silver

% by wt.

3.51

#### BACKGROUND:

The registrant is submitting a new registration data package for review. The registrant is using the MRID #455137-01 & 455140-01, and Silver RED as reference to request a waiver for acute toxicology and physical properties testing. The product to be used is Nature<sup>2®</sup> Spa. The integrated end-use product is a mineral sanitizer for spas that controls, kills, reduces, and destroys bacteria.

#### FINDINGS:

- The Product Chemistry Reviewer has received the following documents: 1.
  - Confidential Statement of Formula (CSF), dated 03/19/04, for the basic formulation.
  - A letter, dated 03/19/04. MRID # 462311-00.
  - The label, dated 03/22/04 (pin punch).
  - A Confidential Business Information, dated 03/19/04.
  - Product Chemistry Data Waiver Request, dated 03/22/04 (pin punch).
  - Study titled "Product Chemistry." MRID # 462311-01.
- 2. The CSF, dated 03/19/04, is the revised for the basic formulation.
- 3. The registrant is requesting a waiver for the 830 group B guidelines.
- 4. The CSF, dated 03/19/04, does not reflect the chemical reaction components (beginning material), and impurities.
- 5. The active ingredient(AI) does not show the purity of the source (Col. 10 of the CSF).
- 6. The CSF and the Label do not have the same nominal.
- 7. The nominal of the AI shows 3.51% on the label. Therefore, the total percentage by weight would not add up to 100% in the CSF.
- 8. The registrant justified a wider range because of the range of material supplier. of the AI source
- 9. The registrant claims that the EPA REG # 67712-1 & 67712-5 are the same technology.
- Prior to installation of the SPA filter, one needs to check the level of potassium 10. peroxymonopersulfate (MPS). Otherwise, MPS needs to be added to the water.
- 11. The MRID #455137-01 (volume 2) pertains to EPA Reg # 67712-1, and the study title is "Toxicity Discussion." This product is not designed for drinking water.
- The total percentage on the label for the AI & inert is 91.77%. 12.
- 13. The product has an unregistered active ingredient source.

### \* RECOMMENDATIONS:

- The registrant should reflect a pre-reaction and a post-reaction CSF. 1.
- 2. The registrant should consider using 99% of AI to calculate percentage by weight, and the certified limits. Since this represents the minimum concentration that the AI might be expose, the lower limit should fall within EPA standard limits.
- 3. The registrant must update column 13a of the CSF in order to match with the nominal of the AI on the label. A reminder that the total weight and the percentage by weight should be 100.
- 4. The registrant must include the purity in column 10 of the CSF which will be included to calculate the nominal of the AI.
- 5. The registrant cannot use the silver RED as reference to waive the 830 Group B Physical/Chemical Properties Test Guidelines. The silver RED maximum concentration allowance is 1.71% of silver, and is designed for drinking water. This product has a concentration of 3.51% of silver, and is not designed for drinking water.
- 6. The composition of the cartridge material should be listed on the CSF. This cartridge is a part of the product for which registration is being sought, and although the cartridge material is not a part of the pesticide formulation, it is a carrier and the Agency must approve its use as a part of a delivery system for pesticides.
- 7. The registrant cannot use the MRID #455137-01 & 455140-01 for physical/chemical properties test guidelines, because these documents refer to toxicity.
- The registrant must correct the total percentage on the label for the AI to be 100% and not 8. 91.77%.
- The registrant should reflect the pre-reaction and post-reaction in the CSF. This product is an 9. integrated system.
- The registrant should submit the five-batch preliminary analysis of the quantity of the active 10. ingredient (AI), and a certificate of analysis from the supplier of the AI.

#### CONCLUSION:

The CSF, dated 03/19/04, for the basic formulation is not acceptable. The CSF and the label do not have the same nominal. The waiver is not acceptable for the following:

- 830.6303 Physical state
- 830.6317 Storage stability
- 830.6320 Corrosion characteristics

The registrant must comply with the requirements, recommendations and concerns listed above. The label does not comply with non of the PR Notice 83-3 & 84-1. The storage and disposal should be grouped together. The label does not mention the storage procedure.

# PRODUCT CHEMISTRY REVIEW

11. CONFIDENTIAL STATEMENT OF FORMULA	
<ul> <li>11a. Type of formulation and source registration</li> <li>Non-integrated formulation system []</li> <li>Are all TGAI used registered? Yes [] No [] No</li> </ul>	A [X]
• Integrated formulation system [X]	
<ul> <li>if "ME-TOO", specify EPA Reg. # of existing produce</li> </ul>	t:
11b. Clearance of inerts for non-food or food use:  Cleared for food use under 40 CFR §180.1001: Yes [X]	No [] NA []
11c. Physical state of product: Solid.	
11d. The chemical IDs and analytical information (including density, pH, and flammability are consistent with that give and 830.7300, .7000 and .6315 respectively:  Data has not been submitted to the reviewer.	en in 830.1000, Series A
11h. NCs and CLs are: acceptable [] Not acceptable	[x]
11i. Active ingredient (s) NC A. Silver 1.05%	UCL LCL 1.10% 0.998%
<ul> <li>11j. For products produced by an integrated formulation system</li> <li>All impurities of toxicological significance have a UCL Yes []</li> <li>No [ ]</li> <li>Not applicable []</li> </ul>	n: ?
• All impurities of $\geq 0.1\%$ in the product have been ident	ified?
Yes [] No [X] Not applicable []	
12. PRODUCT LABEL	
12a. The active ingredients statement (chemical IDs and NC] i with the CONFIDENTIAL STATEMENT OF FORMUL	s consistent A? Yes [] No [X]
12b. The formulation contains one of the following:	[ ]
Yes [	[ ] No [X] [ ] No [X] [ ] No [X] [ ] No [X]
12c. If Yes to any of the above, does the inert ingredients stater footnote indicating this? Yes [ ] No [ ] Not application	nent contain a ble [X]

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120	d. The appropriate warning statement regarding flammability or explosive
	characteristics of the product are listed on the label?
	Yes [ ] No [ ] Not applicable [X]

12e. The storage and disposal instructions for the pesticide and container are in compliance with PR Notice 84-1 for household use products or PR Notice

83-3 for all other uses? PR Notice 84-1 Yes [] PR Notice 83-3 Yes []

No [X] Not applicable [] No [X] Not applicable []

12f. Does the product require an expiration date at which time the NC falls below the LCL (based on the one year storage stability data or other information)?

Yes []

No [] Pending [X]

13a. PRODUCT CHEMISTRY (Series 830 Part A)

ELEGECT CHEMISTA	(1 (Series 850 Part A)		
	Acceptance of Information	MRID No.	
830.1550 Chemical ID (See Appendix) <sup>1</sup>	U	462311-01	
830.1600 Description of Materials	IJ	462311-01	
830.1620 Manufacturing Process <sup>2</sup>	11		
830.1650 Formulation Method <sup>3</sup>	NA NA	462311-01	
830.1670 Discussion of Impurities <sup>4</sup>	U	462311-01	
830.1700 Analysis <sup>5</sup>	A	462311-01	
830.1750 Certified Limits <sup>6</sup>	A	462311-01	
830.1800 Analytical Method for AIs <sup>7</sup>	A	462311-01	

Explanation: A=acceptable; N=not acceptable; NA=technically not applicable; NR= not required, G=data gap; U=requires upgrading; W=waived; E=EPA estimate.

See Confidential Appendix A for additional information

<sup>&</sup>lt;sup>2</sup>For MP/EP products produced by an integrated formulation system.

<sup>&</sup>lt;sup>3</sup>For products from a TGAI or MP.

<sup>&</sup>lt;sup>4</sup>May be waived unless actual/possible impurities are of toxicological concern.

<sup>&</sup>lt;sup>5</sup>Five batch analysis required for products produced by an integrated formulation system.

<sup>&</sup>lt;sup>6</sup>If different from standard CLS recommended in 40 CFR 158.175, this should be discussed in Confidential Appendix A.

<sup>&</sup>lt;sup>7</sup>Abbreviate method used as follows: gas chromatography (GC), infrared (IR),

Physical and Chemical Characters  13b. Physical/Chemical Properties*	Acceptance of data	Value or qualitative description	MRID No.
830.6302 Color	N	description	
830.6303 Physical State	N		
830.6304 Odor	N		
830.6313 Stability to normal & elevated temp., metals, & metal ions	NA NA		
830.6314 Oxidation/Reduction: chemical incompatibility.	N		
830.6315 Flammability/Flash Pt			
830.6316 Explodability	NA		
830.6317 Storage stability	NA		
830.6319 Miscibility	N		
330.6320 Corrosion characteristics	NA		
30.6321 Dielectric breakdown voltage	N		
30.7000 pH	NA		
30.7050 UV/Visible absorption	NA		
30.7100 Viscosity	NA		
50.7200 Melting point/melting range	NA		
0.7220 Boiling point/ boiling range	NA		
0.7300 Density/sp. gravity	NA		
	NA		
0.7370 Dissociation constants in water	NA		
0.7520 Particle size, fiber length, & diameter stribution	NA		
.7550 Partition coefficient(n-octanol/water), ke flask method	NA		
.7560 Partition coefficient(n-octanol/water), erator column method	NA		
7570 Partition coefficient(n-octanol/water),	NA		
7840 Water solubility: Column elution nod; shake flask method	NA NA		
7860 Water solubility, generator column	NA		· · · · · · · · · · · · · · · · · · ·
950 Vapor pressure			

planation: A=acceptable; N=not acceptable; NA=technically not applicable; NR= Not required data gap; U=requires upgrading; W=waived; E=EPA estimate.

Registrant must perform one year study.

rovide brief description, e.g., color-yellow or property value, e.g., density 1.25 g/cc; nless otherwise indicated, the property should be at 25°C.

